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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/802,587	03/17/2004	Woo Wah Ma	BBT-PT004.1	3872
3624	7590 12/14/2005		EXAMINER	
VOLPE AND KOENIG, P.C.			RICCI, JOHN A	
	UNITED PLAZA, SUITE 1600 30 SOUTH 17TH STREET			PAPER NUMBER
PHILADELP	HIA, PA 19103		3711	

DATE MAILED: 12/14/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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e)		Application No.	Applicant(s)			
		10/802,587	MA			
	Office Action Summary	Examiner	Art Unit			
		John Ricci	3711			
Period fo	The MAILING DATE of this communication apported to the second section apport.	pears on the cover sheet with the c	orrespondence address			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPL' CHEVER IS LONGER, FROM THE MAILING Donsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. Doperiod for reply is specified above, the maximum statutory period or the torough within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from to cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1)	Responsive to communication(s) filed on	<u>_</u> .				
2a) <u></u> ☐	This action is FINAL . 2b)⊠ This action is non-final.					
3)						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Dispositi	ion of Claims					
4)⊠	Claim(s) 1-23 is/are pending in the application					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
· · · · · · · · · · · · · · · · · · ·	Claim(s) 11-17 is/are allowed.					
	Claim(s) <u>1,8,9,18 and 20</u> is/are rejected.	•	•			
	Claim(s) <u>2-7,10,19 and 21-23</u> is/are objected to Claim(s) are subject to restriction and/o					
		. c.co.ion roquii omonii				
Applicati	ion Papers					
9) The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority ı	under 35 U.S.C. § 119					
	•	priority under 25 LLC C & 110(a)) (d) or (f)			
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
1.☐ Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents have been received in Application No					
	3. Copies of the certified copies of the priority documents have been received in this National Stage					
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachmen		. 🗀				
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da				
3) 🛛 Inform	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	5) 🔲 Notice of Informal P	atent Application (PTO-152)			
rape	r No(s)/Mail Date <u>6/18/04, 4/8/05</u> .	6) Other:				

U.S. Patent and Trademark Office PTOL-326 (Rev. 7-05) Application/Control Number:

10/802,587

Art Unit: 3711

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1 & 18 are rejected under 35 U.S.C. 102(b) as being anticipated by Wu 6,176,758.

Wu shows a balloon inflation device including a first tube 13 having a first end for receiving air and a second end for receiving the mouth of a balloon; and a second tube 10 attached to the first tube, and having a collapsible portion to retain air in the balloon.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Application/Control Number: 10/802,587

Art Unit: 3711

Claims 8, 9, & 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wu in view of Penjuke 5,807,157.

Wu does not show a lighting device in the balloon. One would recognize that a lighting device would be desirable in the balloon to improve its decorative appearance. For example, Penjuke shows that a light device may be inserted into a balloon through the air inflation tube. It would have been obvious to one of ordinary skill in the art to include this lighting device in the balloon of Wu.

* * * * * *

Claims 2-7, 10, 19, & 21-23 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claims 11-17 are allowed.

The prior art does not disclose a method for constructing a balloon, including inserting a tube assembly into the mouth of a balloon, the tube assembly having a first tube, and a second collapsible tube, such that the

Application/Control Number:

10/802,587

Art Unit: 3711

second tube is inserted into the mouth, and the mouth seals against the tube assembly.

* * * * * *

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

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This letter was prepared by Examiner John Ricci, who can be reached at:

Voice: 571-272-4429

Fax: Use 571-273-8300 for papers to be delivered directly to the mail room, like formal amendments and responses, change of address, power of attorney, petitions.

Page 4

Application/Control Number: 10/802,587

Art Unit: 3711

Use 703-783-0439 for papers to be delivered directly to the Examiner, like informal or proposed responses for discussion, or notes in preparation for an interview.

Response by Fax is encouraged to reduce mail processing time. Please don't send duplicate papers by mail and Fax.

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Jeh fri

JOHN RICCI PRIMARY EXAMINER ART UNIT 3711